1	Gary M. Hoffman (Pro Hac Vice)		
2	Kenneth W. Brothers (<i>Pro Hac Vice</i>) DICKSTEIN SHAPIRO LLP		
3	1825 Eye Street, NW Washington, DC 20006-5403		
4	Telephone: (202) 420-2200 Facsimile: (202) 420-2201		
5	Edward A. Meilman (<i>Pro Hac Vice</i>)		
6	DICKSTEIN SHAPIRO LLP 1177 Avenue of the Americas		
7	New York, NY 10036-2714 Telephone: (212) 227-6500		
8	Facsimile: (212) 227-6501		
9	Jeffrey B. Demain, State Bar No. 126715 Jonathan Weissglass, State Bar No. 185008		
10	ALTSHULER, BERZON, NUSSBAUM, RUBIN 177 Post Street, Suite 300	I & DEMAIN	
11	San Francisco, CA 94108 Telephone: (415) 421-7151		
12	Facsimile: (415) 362-8064		
13	Attorneys for RICOH COMPANY, LTD.		
14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
16			
17		<u></u>	
17	SYNOPSYS, INC.,		
18	SYNOPSYS, INC., Plaintiff,) CASE NO. C-03-2289-MJJ (EMC)	
) CASE NO. C-03-2289-MJJ (EMC)) CASE NO. C-03-4669-MJJ (EMC)	
18	Plaintiff,)	
18 19	Plaintiff, v.)	
18 19 20	Plaintiff, v. RICOH COMPANY, LTD.,	CASE NO. C-03-4669-MJJ (EMC) RICOH'S EX PARTE MOTION TO	
18 19 20 21	Plaintiff, v. RICOH COMPANY, LTD., Defendant.	CASE NO. C-03-4669-MJJ (EMC) RICOH'S EX PARTE MOTION TO EXPEDITE RICOH'S MOTION FOR PROTECTIVE ORDER UNDER RULE 26(c)	
18 19 20 21 22 23 24	Plaintiff, v. RICOH COMPANY, LTD., Defendant. RICOH COMPANY, LTD.,	CASE NO. C-03-4669-MJJ (EMC) RICOH'S EX PARTE MOTION TO EXPEDITE RICOH'S MOTION FOR PROTECTIVE ORDER UNDER RULE 26(c) PRECLUDING DEFENDANTS' UNTIMELY AND OVERBROAD DISCOVERY	
18 19 20 21 22 23 24 25	Plaintiff, v. RICOH COMPANY, LTD., Defendant. RICOH COMPANY, LTD., Plaintiff,	CASE NO. C-03-4669-MJJ (EMC) RICOH'S EX PARTE MOTION TO EXPEDITE RICOH'S MOTION FOR PROTECTIVE ORDER UNDER RULE 26(c) PRECLUDING DEFENDANTS' UNTIMELY AND OVERBROAD DISCOVERY REQUESTS AND SUBPOENAS	
18 19 20 21 22 23 24 25 26	Plaintiff, v. RICOH COMPANY, LTD., Defendant. RICOH COMPANY, LTD., Plaintiff, v.	CASE NO. C-03-4669-MJJ (EMC) RICOH'S EX PARTE MOTION TO EXPEDITE RICOH'S MOTION FOR PROTECTIVE ORDER UNDER RULE 26(c) PRECLUDING DEFENDANTS' UNTIMELY AND OVERBROAD DISCOVERY REQUESTS AND SUBPOENAS Date: TBD Time: TBD	
18 19 20 21 22 23 24 25	Plaintiff, v. RICOH COMPANY, LTD., Defendant. RICOH COMPANY, LTD., Plaintiff, v. AEROFLEX INCORPORATED, et al.,	CASE NO. C-03-4669-MJJ (EMC) RICOH'S EX PARTE MOTION TO EXPEDITE RICOH'S MOTION FOR PROTECTIVE ORDER UNDER RULE 26(c) PRECLUDING DEFENDANTS' UNTIMELY AND OVERBROAD DISCOVERY REQUESTS AND SUBPOENAS Date: TBD	

RICOH'S EX PARTE MOTION TO EXPEDITE RICOH'S MOTION FOR PROTECTIVE ORDER UNDER RULE 26(c) PRECLUDING DEFENDANTS' UNTIMELY AND OVERBROAD DISCOVERY REQUESTS AND SUBPOENAS CASE NOs. C-03-2289-MJJ (EMC) & C-03-4669-MJJ (EMC) Page 1 2129554.01

Ricoh requests an expedited hearing on August 18, 2006, at a time convenient for the Court, on its Motion for Protective Order Under Rule 26(c) Precluding Defendants' Untimely and Overbroad Discovery Requests and Subpoenas, filed August 17, 2006. Because of the refusal by Synopsys and the Aeroflex defendants ("defendants") to agree to defer this dispute until Judge Chen's return on August, 28, 2006, Ricoh has no choice but to present this motion.

On August 14, 2006, more than two months after the close of fact discovery and only four days before the close of expert discovery, Synopsys and the Aeroflex defendants ("defendants") demanded a broad range of new discovery requests upon Ricoh, including "all course syllabi, handouts, outlines, digests, lecture notes, presentations, computer code, and demonstrative software and hardware created for all courses that Dr. Papaefthymiou has taught at the university level" (hereinafter referred to as "Dr. Papaefthymiou's course-related work"). (Brothers Dec. Ex. 1). This demand was made after the completion of the deposition of Dr. Papaefthymiou. Also on August 14, defendants purported to serve broad subpoenas for the same types of documents on (i) the University of Michigan, where Dr. Papaefthymiou serves as a full professor, (ii) Yale University, where he was formerly an assistant professor, and (iii) the Massachusetts Institute of Technology where he conducted his PhD studies. (Brothers Dec. ¶ 2, Ex. 2-4). The return date for these subpoenas was four days from the date of issuance – August 18, 2006. Upon receipt of the discovery request and subpoenas, counsel for Ricoh requested a meet and confer. Defendants' counsel responded with a refusal to meet and confer until after the return date. (Brothers Dec. ¶ 3, Ex. 5).

Judge Chen had previously issued specific procedures prior to presenting discovery issues, and also had endorsed informal joint letters. On August 15, counsel for Ricoh telephoned Judge Chen's clerk with a procedural question of how to proceed – whether by joint letter or by formal ex parte motion – given the Court's prior guidance. Judge Chen had also had his clerk facilitate and participate in meet and confers between counsel. Judge Chen's clerk asked to get defendants' counsel on the phone, and advised defendants' counsel that that Magistrate Judge Chen would be unavailable between August 17 and 27, and would be unable to hear an ex parte motion or merits motion until he returned. Judge Chen's clerk suggested that the parties agree to extend the return date of their subpoenas until after Judge Chen returned. Counsel for Ricoh agreed to this proposal on Ricoh's behalf, but defendants'

counsel refused to so agree. Judge Chen's clerk advised counsel for the parties that, in the absence of such an agreement, Ricoh would need to file a formal motion to quash and an ex parte motion to shorten time, and that it likely would be forwarded to Judge Jenkins. (Brothers Dec. ¶ 4.) After the conference call with Judge Chen's clerk, defendants' counsel advised counsel for Ricoh that defendants continued to refuse to extend the return date of the subpoenas, and that defendants insisted that the matter be presented in a motion to quash and an ex parte motion to expedite. (Brothers Dec. ¶ 5). Ricoh hereby moves for a protective order under Rule 26(c).

Ricoh believes that defendants, having repeatedly failed to delay the trial through their motion practice, are similarly attempting to delay the trial through the current requests. (Brothers Dec. ¶ 6). Because defendants refuse to agree to defer the return date of their subpoenas for even two weeks, Ricoh requests an expedited hearing on its Motion for Protective Order Under Rule 26(c) filed August 17, 2006.

¹ Ricoh understands that its motion to quash, filed August 15, 2006, was denied by Judge Chen solely for lack of jurisdiction under Rule 45.

1 2 Dated: August 17, 2006 RICOH COMPANY, LTD. 3 By: /s/ Kenneth W. Brothers_ 4 Jeffrey B. Demain, State Bar No. 126715 Gary M. Hoffman (*Pro Hac Vice*) Jonathan Weissglass, State Bar No. 185008 Kenneth W. Brothers (*Pro Hac Vice*) 5 ALTSHULER, BERZON, NUSSBAUM, DICKSTEIN SHAPIRO LLP **RUBIN & DEMAIN** 1825 Eye Street, NW 6 177 Post Street, Suite 300 Washington, DC 20006-1526 Telephone: (202) 420-2200 San Francisco, CA 94108 Telephone: (415) 421-7151 Facsimile: (202) 420-2201 Facsimile: (415) 362-8064 8 Edward A. Meilman (Pro Hac Vice) 9 DICKSTEIN SHAPIRO LLP 1177 Avenue of the Americas 10 New York, NY 10036-2714 Telephone: (212) 277-6500 11 Facsimile: (212) 277-6501 12 Attorneys for RICOH COMPANY, LTD. 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27

28

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

SYNOPSYS, INC., Plaintiff, v.	CASE NO. C-03-2289-MJJ (EMC) CASE NO. C-03-4669-MJJ (EMC)
RICOH COMPANY, LTD.,	
Defendant.))
RICOH COMPANY, LTD.,)) [PROPOSED] ORDER GRANTING RICOH'S) EX PARTE MOTION TO EXPEDITE
Plaintiff,	RICOH'S MOTION FOR A PROTECTIVE ORDER UNDER RULE 26(c) TO PRECLUDE
v.	DEFENDANTS' UNTIMELY AND
AEROFLEX INCORPORATED, et al.,	OVERBROAD DISCOVERY REQUESTS AND SUBPOENAS
Defendants	
FOR A PROTECTIVE ORDER UNDER RULE 26 AND OVERBROAD DISCOVERY REQUESTS A Defendants' Opposition, and supporting evidence, a conducted a hearing on the motions, and the Court GRANTS RICOH'S EX PARTE MOTION TO EX PROTECTIVE ORDER UNDER RULE 26(c) TO OVERBROAD DISCOVERY REQUESTS AND S The return date of the subpoenas are suspen	and any reply and additional argument, and having being fully advised of the premises, the Court hereby PEDITE RICOH'S MOTION FOR A PRECLUDE DEFENDANTS' UNTIMELY AND
Ricoh shall submits its reply by no later than	·
hearing by further order.	, and the second

Case 5:03-cv-02289-JW Document 411-2 Filed 08/17/2006 Page 2 of 2

1		
2	IT IS SO ORDERED.	
3	DATED:	The Honorable Edward Chen
4		Magistrate Judge, United States District Court
5		
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		